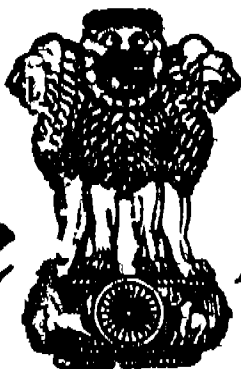


# The Gazette of India.



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SIMLA, SATURDAY, MAY 20, 1950

Separate paging is given to this Part in order that it may be filed as a separate compilation.

## PART III—SECTION 3

### Notifications relating to Minor Administrations

#### OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

##### NOTIFICATIONS

Simla-4, the 9th May 1950

No. Ft. 29-399/48.—The following promotion and postings are made in the interest of service :—

Name and Rank—Shri Satya Vrat, Forest Ranger.

Promoted and posted to.—Promoted to Himachal Pradesh Forest Service, Class II Officer, and posted as Assistant to Working Plan Officer, Jubbal Forest Division, Chopal.

With effect from.—17th April 1950 (forenoon).

N. P. MOHAN,

Chief Conservator, Forests and  
Secretary (Forest Department) to the  
Chief Commissioner, Himachal Pradesh.

Simla-4, the 9th May 1950

No. J-72-33/50.—Shri Diwan Chand Bhatia assumed charge of the post of Deputy Superintendent of Police, Himachal Pradesh, with effect from the afternoon of the 3rd April, 1950.

E. P. MOON,  
Chief Commissioner,  
Himachal Pradesh.

Simla-4, the 10th May 1950

No. R. 1-7/49.—Under Section 35 of the Court Fees Act, 1870, as applied to Himachal Pradesh, it is hereby notified that in exercise of the powers to reduce or remit in the territories of Himachal Pradesh all or any of the fees mentioned in the first and second schedules to the said Act, the Chief Commissioner, Himachal Pradesh is pleased to make the reductions and remissions hereinafter set forth, namely :—

1. To remit the fees chargeable on applications presented to a Collector for refund of the amount paid to the Government for stamped paper which has become spoiled or unfit for use or is no longer required for use and on applications for renewal of stamped paper which has become spoiled or unfit for use.

2. To remit the fees chargeable on applications in writing relating exclusively to the purchase of salt which is the property of the Government.

3. To direct that, when a plaint disclosing a reasonable case on the merits is presented to any Civil or Revenue Court in such a form that the presiding Judge or Officer without summoning the defendant rejects it, not for any substantial defect but on account of an entirely technical error in form only, and

so as to leave the plaintiff free to prosecute precisely the same case in another form against the same defendant or defendants, the value of the stamp on the plaint shall be refunded on presentation of an application to the Collector of the district in which the Court is situated together with a certificate from the Judge or Officer who rejected the plaint that it was rejected under the circumstances above described, and that the value of the stamp should, in his opinion, be refunded.

4. To remit the fees chargeable on—

(a) copies of village settlement records furnished to land-holders and cultivators during the currency or at the termination of settlement operations ;

(b) lists of fields extracted from village settlement records for the purpose of being filed with petitions of plaint in Settlement Courts ;

Provided that nothing in this clause shall apply to copies of judicial proceedings, or to copies of village settlement-records (other than lists of fields) extracted as aforesaid, which may be filed in any court or office.

5. To direct that the fee chargeable on appeals from orders under sections 47 and 144 of the Code of Civil Procedure, 1908, and on cross-objections in such appeals under the same Code, shall be limited to the amounts chargeable under article 11 of the second schedule.

6. To remit the fees chargeable on security bonds for the keeping of the peace by, or good behaviour of persons other than the executants.

7. To remit the fee payable under article 1, clause (C) of the second schedule on an application or petition presented to a Chief Revenue or Executive authority, or to any Chief Officer charged with the executive administration of a Division, when the application or petition is accompanied by a petition to the Government of India and contains merely a request that that petition may be forwarded to the Government of India.

8. To remit the fee chargeable under articles 6, 7 and 9 of the First Schedule on copies furnished by Civil or Criminal Courts or Revenue Courts or offices for the private use of persons applying for them ;

Provided that nothing in this clause shall apply to copies when filed, exhibited or recorded in any Court of Justice or received by any public officer.

9. To remit the fees chargeable under paragraph 4 of clause (a) and paragraph 2 of clause (b) of article 1 of the second schedule, on applications for orders

for the payment of deposits in cases in which the deposit does not exceed Rs. 25/- in amount;

Provided that the application is made within three months of the date on which the deposit first became payable to the party making the application.

10. To remit with reference to clause (xi) of section 19 of the Act, the fees chargeable on application for leave to occupy under direct engagement with the Government, land of which the revenue is settled, but not permanently, when made by persons who do not at the time of application hold the land.

11. To remit the fees chargeable on applications for loans under the Land Improvement Loans Act, 1883 (XIX of 1883), or the Agriculturists' Loans Act, 1884 (XII of 1884).

12. To remit the fees chargeable on applications presented to officers of Land Revenue for the suspension or remission of Loans under the Land Improvement Loans Act, 1883 (XIX of 1883), or the Agriculturists' Loans Act, 1884 (XII of 1884).

13. To remit the fee chargeable on an application made by a person to the Collector under sub-section 2 of section 42 of the Indian Stamp Act, 1899 (II of 1899), for the return to that person, or to the Registration Officer who impounded it, of a document impounded and sent to the Collector by a Registration Officer.

14. To remit the fees chargeable on the following documents, namely :—

(a) Copy of a charge framed under section 210 of the Code of Criminal Procedure, 1898, or of a translation thereof, when the copy is given to an accused person.

(b) Copy of the evidence of supplementary witnesses after commitment when the copy is given under section 219 of the said Code to an accused person.

(c) Copy or translation of a judgment in a case other than a summons case, and a copy of the heads of the Judge's charge to the Jury, when the copy or translation is given under section 371 of the said Code to an accused person.

(d) Copy or translation of the judgment in a summons case when the accused person to whom the copy or translation is given under section 371 of the said Code is in jail.

(e) Copy of an order of maintenance, when the copy is given under section 490 of the said Code to the person in whose favour the order is made, or to his guardian, if any, or to the person to whom the allowance is to be paid.

(f) Copy furnished to any person affected by a judgment or order passed by a Criminal Court, of the Judge's charge to the Jury or of any order, deposition or other part of the record, when the copy is not a copy which may be granted under any of the preceding sub-clauses without the payment of a fee, but is a copy which on its being applied for under section 548 of the said Code the Judge or Magistrate, for some special reason to be recorded by him on the copy, thinks fit to furnish without such payment.

(g) Copies of all documents furnished under the orders of any Court or Magistrate to any Government Advocate, or Pleader or other person specially empowered in that behalf for the purpose of conducting any trial or investigation on the part of the Government before any Criminal Court.

(h) Copies of all documents which any such Advocate, Pleader or other person is required to take in connection with any such trial or investigation for the use of any Court or Magistrate, or may consider necessary for the purpose of advising the Government in connection with any criminal proceedings.

(i) Copies of judgments or depositions required by officers of the Police Department in the course of their duties.

15. To remit the fee chargeable on an application presented by any person for the return of a document filed by him in any Court or public office.

16. To direct that, when a part of an estate paying annual revenue to the Government under a settlement which is not permanent is recorded in the Collector's register as separately assessed with such revenue, the value of the subject matter of a suit for the possession of, or to enforce a right of pre-emption in respect of, a fractional share of that part shall, for the purposes of the computation of the amount of the fee chargeable in the suit, be deemed not to exceed ten times such portion of the revenue separately assessed on that part as may be rateably payable in respect of the share.

17. To direct that, if the amount of the fee chargeable in any case involves a fraction of an anna, the fraction shall be remitted, except where otherwise expressly provided by this notification.

18. To remit the fee chargeable on an application for the grant of licence for the vend of stamps.

19. To direct that no Court-fee shall be charged on an application for the repayment of a fine or of any portion of a fine, the refund of which has been ordered by competent authority.

20. To remit the fees chargeable on application for copies of documents detailed in clause 4 and 14 supra.

21. To remit the duty chargeable in respect of Indian Probates, Letters of Administration or Succession Certificates on the share or other interest of a deceased member of a company formed under the Indian Companies Act, 1913 (VII of 1913), provided that the said share or interest was registered in the branch register in the United Kingdom under the Indian Companies (Branch Registers) Act, 1900 (IV of 1900) and that such member was at the date of his decease domiciled elsewhere than in India.

22. To remit the fees chargeable on applications presented to officers of land revenue for the suspension or remission of revenue on the ground that a crop has not been sown or has failed.

23. To remit the fee chargeable on applications and petitions presented to a Collector or any Revenue Officer having jurisdiction equal or subordinate to a Collector for advice or assistance from the Agricultural Department of the Province.

24. To remit as follows the fees on the property of (i) any person subject to the Naval Discipline Act (29 and 30 Vict. c. 109), the Army Act (44 and 45 Vict. c. 58) the Air Force Act (7 and 8 Geo. 5 c. 51) or the Indian Army Act 1911 (VII of 1911) who is killed while on active service or on service which is of a war-like nature or involves the same risk as active service, or dies from wounds inflicted, accidents occurring or disease contracted while on such service and (ii) any person, being a Government servant, Civil or Military, who dies from wounds or injuries intentionally inflicted (but not self-inflicted) while in actual performance of his official duties or in consequence of those duties :—

(a) Where the amount of value of property, in respect of which the grant of probates or letters of administration is made or which is specified in the certificate under Part X of the Indian Succession Act, 1925, or in the certificate under Bombay Regulation No. 8 1927, does not exceed Rs. 50,000, the whole of the fees leviable in respect of that property.

(b) Where the said amount or value exceeds Rs. 50,000 the whole of the said fees in respect of the first Rs. 50,000.

(c) Where any property passes more than once in consequence of such deaths, to remit, in the case of second and subsequent successions,

the whole of the said fees, irrespective of the value of or amount of such property.

(d) The whole of the fees chargeable on applications for mutations of names in respect of the property of persons mentioned in clauses (i), (ii) above.

25. To remit the fees chargeable on copies of orders or proceedings under section 37 of the Punjab Land Revenue Act, 1887 (XVII of 1887), as applied to Himachal Pradesh, made or recorded by Collectors or other Revenue Officers engaged in revising record-of-rights under a notification published in accordance with section 32 of the said Act.

Provided that the copy is furnished for the purpose of being filed with an application or petition to a Collector or other Revenue Officer engaged as aforesaid in revising a record-of-rights or to the Financial Commissioner, Himachal Pradesh, relating to matters connected with the assessment of land or the ascertainment of rights thereto or interests therein, if presented previous to the final confirmation of such revision.

26. To remit the fees chargeable on applications under section 97 of the Punjab Land Revenue Act, 1887 (XVII of 1887), as applied to Himachal Pradesh, made by village officers in accordance with the provisions of rule 64 of the rules under that Act as adopted in Himachal Pradesh.

27. To remit the fees chargeable on copies of all records maintained under the provisions of Chapter IV of the Punjab Land Revenue Act, 1887 (XVII of 1887), as applied to Himachal Pradesh, when such copies are exhibited or recorded in any Court of Justice or are received or are furnished by any public officer.

28. To remit the stamp duty chargeable on the following petitions under Article 1(b) of the second Schedule :—

"A petition or an application presented to a revenue officer asking him to record a statement or sanction a mutation under section 34(4) of the Land Revenue Act, XVII of 1887, as applied to Himachal Pradesh, in consequence of consolidation of holdings carried out by the Co-operative Department in the Himachal Pradesh".

29. To remit the fee chargeable under Article 1(a) of the second schedule on the applications or petitions noted below :—

(a) Applications or petitions presented to any Municipal Commissioner under any Act for the time being in force for the conservancy or improvement of any place if the application or petition relates solely to such conservancy or improvement.

(b) Applications or petitions presented for the purpose of obtaining a copy or translation of any order passed by a Municipal, Notified Area or Small Town Committee or District or Cantonment Board or of any other document on record in the office of such a body.

30. To remit the court-fees chargeable under clause (c) of Article 1 or Article 11 of the second schedule, on petitions and appeals against orders of punishment presented under the following Act or Rules, by officials under the administrative control of the Government of Himachal Pradesh :—

(1) Section 13 of the Punjab Land Revenue Act, 1887.

(2) Rule 16.31 of Chapter XVI (Punishments) of the Punjab Police Rules.

31. To remit the fee leviable under article 1(a) of the second schedule upon all applications made to a magistrate in his capacity as a licensing officer under

the Wild Birds and Wild Animals Protection Rules as applied to Himachal Pradesh.

By order,

MAHABIR SINGH,  
Assistant Secretary (Home & Revenue)  
to the Chief Commissioner,  
Himachal Pradesh.

Simla-4, the 10th May 1950

No. J-54-332/48.—In exercise of the powers conferred by Section 74 of the Motor Vehicles Act, 1939, and in supersession of this Government Notice No. 54-20/48, dated the 22nd November, 1948, the Chief Commissioner, Himachal Pradesh, is pleased to prohibit the plying of private cars, jeeps and motor cycles beyond Theog on the H. T. Road except under a permit issued by the Secretary, Provincial Transport Authority, Himachal Pradesh, or the District Magistrate, Mahasu District, Kasumti.

By order,

MAHABIR SINGH,  
Assistant Secretary (Home and Revenue)  
to the Chief Commissioner, Himachal Pradesh.

Simla-4, the 10th May 1950

No. R.4-10/49.—Negi Thakur Sen, Assistant Settlement Officer, Mahasu District, is appointed Settlement Officer, Mahasu District, in succession to Shri Haveli Ram, with effect from the 1st March 1950 (forenoon).

E. P. MOON,  
Chief Commissioner,  
Himachal Pradesh.

Simla-4, the 11th May 1950

No. M-61-695/49.—With reference to this Administration Notification No. (I)M-61-695/49, dated the 7th March, 1950, and in exercise of the powers conferred under Section I of the Vaccination Act, 1881, as applied to Himachal Pradesh, the Chief Commissioner is pleased to extend the said Act to the districts of Mahasu, Chamba and Mandi with effect from the date of issue of this Notification.

By order,

V. R. ANTANI,  
Assistant Secretary (General)  
to the Chief Commissioner,  
Himachal Pradesh.

Simla-4, the 12th May 1950

No. R-38-30/48.—Whereas it appears to the Chief Commissioner, Himachal Pradesh, that land is likely to be needed for public purpose namely construction of drain at Nahan, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provisions of Section 4 of the Land Acquisition Act I of 1894 to all whom it may concern.

3. In exercise of the powers conferred by the above section the Chief Commissioner is pleased to authorise the officers, for the time being, engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that Section.

4. Any person interested, who has any objection to the acquisition of the said land, may within thirty

days of the publication of this Notification, file an objection in writing before the Collector of Sirmur District.

### Specification

District	Village	Area in Bighas	
		No. Khasra	Area
Sirmur	Nahan	479 Min.	11 Sq. Yards.
Sirmur	Nahan	480 Min.	1 Sq. Yard, 3 Girhas.
Sirmur	Nahan	486 & 488 Min.	21 Sq. Yards.
Sirmur	Nahan	440 Min.	7 Sq. Yards and 5 Girhas.
	Total	48 Sq. Yards 8 Girhas.	

By order,

MAHABIR SINGH,  
Assistant Secretary (Home and Revenue)  
to the Chief Commissioner,  
Himachal Pradesh.

Simla-4, the 17th May 1950

**No. D-32-7/48.**—In exercise of the powers conferred by sub-section (1) of section 12 of the Industrial Statistics Act, 1942 (XIX of 1942), the Chief Commissioner is pleased to make the following rules for carrying out the purpose of the Act so far as it relates to collection of statistics relating to some of the matters in clause (a) of sub-section (1) of section 3 of the Act, the same having been previously published on pages 21 to 24 of Part III, Section 3 of the Gazette of India, dated the 8th April, 1950 as required by sub-section (a) of the first mentioned section, namely:—

#### Census of Manufacturing Industries Rule, 1950

1. (1) These rules may be called the Census of Manufacturing Industries Rules, 1945.

(2) They shall come into force at once.

2. In these rules unless there is anything repugnant in the subject or context,—

(a) "Act" means the Industrial Statistics Act, 1942.

(b) "Company" means an incorporated company, wheresoever incorporated.

(c) "Factory" means a factory as defined in clause (m) of section 2 of the Factories Act, 1948.

(d) "Form" means a form set forth in Schedule II appended to these rules.

(e) "Manufacturing process" means manufacturing process as defined in clause (k) of section 2 of the Factories Act, 1948.

(f) "Occupier" means the occupier of a factory as defined in clause (n) of section 2 of the Factories Act, 1948.

(g) "Schedule" means a schedule appended to these rules.

(h) "Section" means a section of the Act.

(i) "Statistics Authority" means the Statistics Authority appointed by the Government of under section 4.

3. (1) The Statistics Authority shall before the end of December or in the case of a factory engaged in the sugar industry, before the end of June in each year, serve on the occupier of each factory which is engaged in an industry specified in Schedule I or which, having previously been so engaged, has temporarily suspended manufacturing processes, a notice requiring him to furnish to the Statistics Authority—

(a) a return, in duplicate in the form appropriate to the industry in which the factory is or has been engaged, relating to the next following calendar year or, in the case of a factory engaged in the sugar industry, the next

following annual period commencing with the 1st July and ending with the 30th June, and

(b) if the factory is owned by a company, two copies each of the annual balance-sheet and profit and loss account, and of the directors' report, if any, for the period to which the return relates, if the Company's accounting year coincides with this period; otherwise for the period for which the accounts of the company were last closed;

and if any factory, which was not in existence or was not engaged in any such industry in December or, in the case of sugar industry, in June, in any year, engages or is about to engage in any such industry during the next following calendar year or, in the case of sugar industry, during the next following annual period as aforesaid or, if any factory required to be served with a notice under this rule is, for any reason, not served with the notice within time, the Statistics Authority shall serve such notice on the occupier of such factory as soon as may be, and the provisions of this sub-rule shall apply as if the period to which the return related were the portion of the said calendar year or annual period, as the case may be, during which the factory is engaged in the industry.

(2) If the occupier of any factory on whom a notice has been served under sub-rule (1) (hereinafter called the first occupier), at any time during the period to which the return required to be furnished under such notice relates, ceases to be the occupier of the factory, and some other person (hereinafter called the second occupier) becomes the occupier thereof, the first occupier shall immediately on ceasing to be the occupier inform the Statistics Authority of the change of occupancy and the name and address of the second occupier, and the Statistics Authority shall, as soon as may be, serve on the second occupier a notice requiring him to furnish to the Statistics Authority—

(a) a return in duplicate in the form appropriate to the industry in which the factory is engaged relating to that part of the said period during which the second occupier is the occupier of the factory, and

(b) if after the change of occupancy the factory is owned by a company, two copies of each of the documents which may be required to be furnished under clause (b) of sub-rule (1).

(3) If the occupancy of a factory changes more than once during the period to which the return required to be furnished under a notice served on the occupier thereof under sub-rule (1) relates, the provisions of sub-rule (2) shall apply on each occasion as if the outgoing occupier were the first occupier and the incoming occupier were the second occupier.

4. (1) Any occupier of a factory on whom a notice has been served under rule 3 shall furnish the return and documents as required thereunder so as to reach the Statistics Authority not later than two months after the expiry of the period to which the return relates:

Provided that—

(i) any such occupier, who at any time during the period to which the return required to be furnished under the notice relates, ceases to be the occupier of the factory, shall furnish a return and documents as aforesaid relating to that part of the said period during which he was the occupier of the factory so as to reach the Statistics Authority not later than two months after his ceasing to be the occupier;

(ii) if any factory, on the occupier of which a notice has been served under rule 3, is dismantled or otherwise cease to be a factory at any time during the period to which the return required to be furnished under the notice relates, the occupier shall furnish a return and documents as aforesaid relating to that part of the said period during which the factory was in existence so as to reach the

Statistics Authority not later than two months after the factory ceased to exist; and

(iii) in the case of a factory owned by a company whose accounting year coincides with the period to which the return relates, the documents referred to in clause (b) of sub-rule (1) of rule 3 may be sent, separately from the return, not later than four months after the expiry of the period to which the return relates.

(2) If on representation being received from an occupier before the date on which the return and documents are required to be furnished under this rule, the Statistics Authority is satisfied that there is sufficient reason for so doing, the Statistics Authority may—

- (a) allow an extension of time for submission of the return upto one month beyond the said date;
- (b) in the case of a factory owned by a company, allow, apart from the provisions of proviso (iii) to sub-rule (1) copies of the balance-sheet, and Profit and Loss account of the directors' report, if any, to be submitted separately from the return by which date as he may specify.

5. The occupier of a factory shall, when required to do so by the Statistics Authority, furnish, by such time as the Statistics Authority may prescribe, any further information in explanation of the particulars entered by him in the return submitted by him under rule 4.

6. (1) The Statistics Authority shall forward with the notices referred to in sub-rules (1) and (2) of rule 3, three copies of the form in which the occupier on whom the notice is served is required to furnish a return. Two copies of the form shall be used for the purpose of submission of the return as required by rule 4, and on the third copy the occupier shall retain an exact copy of the return submitted by him.

(2) If the occupier of any factory receives with a notice served on him under rule 3 copies of a form which is not appropriate to the industry in which the factory is or has been engaged, he shall within seven days of the receipt of the said notice intimate to the Statistics Authority the industry in which in his opinion the factory is engaged, the principal products of the factory and the anticipated approximate value of each such product during the period for which the return is required and upon the receipt of such information, whether within time or not, the Statistics Authority shall determine the industry in which the factory is engaged and, if it is an industry specified in Schedule I, shall as soon as may be after the receipt of such intimation serve upon the occupier a notice requiring him to furnish a return and documents as provided for in rule 3 in relation to that industry, forwarding therewith three copies of the form appropriate to that industry, and the provisions of these rules shall apply and the occupier shall furnish a return as if the fresh notice were the original notice and had been received on the date on which the original notice was received.

(3) If any factory on the occupier of which a notice has been served under rule 3 at any time subsequent to such service becomes engaged in a different industry from that in which it was previously engaged, the occupier shall, within seven days of the factory becoming so engaged, intimate to the Statistics Authority the industry in which in his opinion the factory will thenceforth be engaged, the principal products of the factory and the anticipated approximate value of each such product during the entire period for which the return is required; and upon the receipt of such intimation, whether within time or not, the Statistics Authority shall, after making such further enquiries as he may consider necessary, determine the industry in which the factory is engaged and, if it is an industry specified in Schedule I, shall, as soon

as may be served upon the occupier a notice requiring him to furnish a return and documents as provided for in rule 3 in relation to that industry, forwarding therewith three copies of the form appropriate to that industry, and the provisions of these rules shall apply and the occupier shall furnish a return as if the fresh notice were the original notice and had been received on the date on which the original notice was received.

7. (1) Any notice required to be served and any return required to be furnished under these rules shall be served or furnished, as the case may be, by transmission through the post under registered cover with acknowledgement due, and on the outside of any cover—

- (a) containing a notice, the Statistics Authority shall cause to be written prominently the words "Notice under the Census of Manufacturing Industries Rules, 1945";
- (b) containing a return or other documents required to be furnished by an occupier, the occupier shall cause to be written prominently the words "Confidential—Return under the Census of Manufacturing Industries Rules, 1950".

(2) Any notice required to be served on the occupier of a factory under these rules may be served—

- (a) when the occupier is a corporation or firm, or any director or other principal officer of the corporation or on any member of the firm or by addressing the same in the name of the corporation or firm at its registered office or the place where it carries on business in British India.
- (b) when the occupier is a person (not being a corporation or firm), on the person at the usual or the last known place of abode or business of such person;

and such service shall be deemed to be good service as against the corporation, all partners of the firm or as against the person, as the case may be.

8. All information required to be furnished under these rules shall be furnished in English.

#### Schedule I.—List of Industries.

1. Wheat flour.
2. Rice milling.
3. Biscuit making (including bakeries and confectionaries).
4. Fruit and vegetable processing.
5. Sugar.
6. Distilleries and breweries (including power alcohol manufacturing).
7. Starch.
8. Vegetable oils—oilseed crushing, and extraction and processing of vegetable oils.
9. Paints and varnishes.
10. Soap.
11. Tanning.
12. Cement.
13. Glass and glassware.
14. Ceramics.
15. Plywood and tea-chests.
16. Paper and paperboard (including strawboard).
17. Matches.
18. Cotton textiles—spinning and weaving.
19. Woollen textiles.
20. Jute textiles.
21. Chemicals including drugs pharmaceuticals.
22. Aluminium copper and brass—all processes from ore smelting to manufacture of final products ready for use.
23. Iron and steel-smelting (including blast furnace operations), rolling and re-rolling.

*Schedule I.—List of Industries—contd.*

		Number of Form	Name of industry to which Form relates
24. Bicycles.	C.M.I.- (4)	...	Fruit and vegetable processing.
25. Sewing Machines.	C.M.I.- (5)	...	Sugar.
26. Producer gas plants.	C.M.I.- (6)	...	Distilleries and breweries (including power alcohol manufacturing).
27. Electric Lamps.	C.M.I.- (7)	...	Starch.
28. Electric fans.	C.M.I.- (8)	...	Vegetable oils—Oilseed crushing, and extraction and processing of vegetable oils.
29. General engineering and Electrical Engineering (excluding generation and transformation of electrical energy).	C.M.I.- (9)	...	Paints and varnishes.
30. Footwear and leather manufactures.	C.M.I.- (10)	...	Soap.
31. Rubber and Rubber manufactures (including rubber substitutes).	C.M.I.- (11)	...	Tanning.
32. Enamelware.	C.M.I.- (12)	...	Cement.
33. Hume pipes and other cement and concrete products (including reinforced products).	C.M.I.- (13)	...	Glass glassware.
34. Asbestos and asbestos cement products.	C.M.I.- (14)	...	Ceramics.
35. Bricks, tiles, lime and surkhi manufacture.	C.M.I.- (15)	...	Plywood and tea-chests.
36. Lac.	C.M.I.- (16)	...	Paper and paperboard (including strawboard).
37. Turpentine and Rosin.	C.M.I.- (17)	...	Matches.
38. Plastics (including manufacture of gramophone records).	C.M.I.- (18)	...	Cotton textiles spinning and weaving.
39. Petroleum refining.	C.M.I.- (19)	...	Woolen textiles.
40. Saw milling.	C.M.I.- (20)	...	Jute textiles.
41. Woodware (including furniture manufacturing).	C.M.I.- (21)	...	Chemicals, including drugs and pharmaceuticals.
42. Tea manufacturing.	C.M.I.- (22)	...	Aluminium copper and brass—all processes from ore smelting to manufacture of final products ready for use.
43. Tobacco products.	C.M.I.- (23)	...	Iron and Steel-smelting (including blast furnace operations), rolling and re-rolling.
44. Groundnut decorticating, cashew-nut processing and dal manufacturing.	C.M.I.- (24)	...	Bicycles.
45. Printing (including lithographing) and book-binding.	C.M.I.- (25)	...	Sewing machines.
46. Webbing, narrow fabrics, embroidery and lace manufacturing.	C.M.I.- (26)	...	Producer gas plants.
47. Hosiery and other knitted goods.	C.M.I.- (27)	...	Electric lamps.
48. Thread and thread ball making.	C.M.I.- (28)	...	Electric fans.
49. Textiles, dyeing, bleaching, finishing and processing (including mercerising, finishing, calendering, glazing, proofing, etc.).	C.M.I.- (29)	...	General Engineering and Electrical Engineering (excluding generation and transformation of electrical energy).
50. Clothing and tailoring.	C.M.I.- (30)	...	Footwear and leather manufacturers.
51. Cotton ginning and pressing.	C.M.I.- (31)	...	Rubber and Rubber manufacturers (including rubber substitutes).
52. Rope making.	C.M.I.- (32)	...	Enamelware.
53. Silk and artificial silk.	C.M.I.- (33)	...	Hume pipes and other cement and concrete products (including reinforced products).
54. Jute pressing.	C.M.I.- (34)	...	Asbestos and asbestos cement products.
55. Electricity generation, and transformation.	C.M.I.- (35)	...	Bricks, tiles, lime and surkhi manufacturing.
56. Automobiles and coach-building.	C.M.I.- (36)	...	Lac.
57. Shipbuilding and ship repairs (including shipyards and dockyards).	C.M.I.- (37)	...	Turpentine and Rosin.
58. Railway workshops, repairshops and locomotive shops.	C.M.I.- (38)	...	Plastics (including manufacture of gramophone records).
59.	C.M.I.- (39)	...	Petroleum refining.
60. Aircraft assembling, repairs and servicing.	C.M.I.- (40)	...	Saw milling.
61. Railway wagon manufacturing.	C.M.I.- (41)	...	Woodware (including furniture manufacturing).
62. Textile machinery and accessories (bobbins, shuttles, healds, reeds, pickers, etc.).	C.M.I.- (42)	...	Tea manufacturing.
63. Unspecified industries.	C.M.I.- (43)	...	Tobacco products.

*Schedule II.—List of Forms.*

Number of Form	Name of industry to which Form relates	Number of Form	Name of industry to which Form relates
C.M.I.- (1)	Wheat Flour.	C.M.I.- (40)	Saw milling.
C.M.I.- (2)	Rice milling.	C.M.I.- (41)	Woodware (including furniture manufacturing).
C.M.I.- (3)	Biscuit making backeries and confectionaries.	C.M.I.- (42)	Tea manufacturing.
		C.M.I.- (43)	Tobacco products.

Number of Form	Name of industry to which Form relates
C.M.I.- (44) ...	Groundnut decorticating, cashew-nut processing and dal manufacturing.
C.M.I.- (45) ...	Printing (including lithographing) and bookbinding.
C.M.I.- (46) ...	Webbing, narrow fabrics, embroidery and lace manufacturing.
C.M.I.- (47) ...	Hosiery and other knitted goods.
C.M.I.- (48) ...	Thread and thread ball making.
C.M.I.- (49) ...	Textiles, dyeing, bleaching, finishing and processing (including mercerising, finishing, calendaring, glazing proofing, etc.).
C.M.I.- (50) ...	Clothing and tailoring.
C.M.I.- (51) ...	Cotton ginning and pressing.
C.M.I.- (52) ...	Rope making.
C.M.I.- (53) ...	Silk and artificial silk.
C.M.I.- (54) ...	Jute pressing.
C.M.I.- (55) ...	Electricity generation and transformation.
C.M.I.- (56) ...	Automobiles and coach-building.
C.M.I.- (57) ...	Shipbuilding and ship repairs (including shipyards and dockyards).
C.M.I.- (58) ...	Railway workshops, repair shops and locomotive shops.
C.M.I.- (59) ...	
C.M.I.- (60) ...	Aircraft assembling, repairs and servicing.
C.M.I.- (61) ...	Railway wagons manufacturing.
C.M.I.- (62) ...	Textile machinery and accessories (bobbins, shuttles, healds, reeds, pickers, etc.).
C.M.I.- (63) ...	Unspecified industries.

**Note.**—The forms for the first 29 industries are identical with the forms published as annexure to Part II-A of the Gazette of India, dated the 26th November, 1949, *vide* Chief Commissioner, Ajmer-Merwara, Notification No. 8/38/49-LSG, dated the 16th November, 1949 and Chief Commissioner, Delhi, notification No. F.9(108)/49-Dev., dated the 11th November, 1949—pp. 671 of the Gazette of India, Part II-A, dated the 26th November, 1949.

In the case of forms (30) to (56), (60) to (63) annexures to Part II-A of the Gazette of India dated the 6th August, 1949 *vide* Chief Commissioner, Ajmer-Merwara, notification No. 8/38/49-LSG, dated the 23rd June, 1949, and Chief Commissioner, Delhi notification No. F.9(108)/49-P&D, dated the 16th June, 1949—pp. 93-195.

In the case of C.M.I. forms (57) and (58) they are identical to forms published as annexure to

Chief Commissioner, Ajmer-Merwara, notification No. 8/38/49-LSG, dated the 26th August, 1949 and Chief Commissioner, Delhi, Notification No. F.9(108)/49-P&D, dated the 5th September, 1949, published in the Gazette of India, Part II-A, dated the 24th September, 1949, at pp. 587-594.

Complete sets of forms are available for inspection at the Secretariat of the Chief Commissioner, Himachal Pradesh, Simla-4.

By order,

INDER SEN,  
Statistics Authority,  
Himachal Pradesh.

#### ORDERS

*Simla-4, the 6th May 1950*

**No. G-97-31/49.Vol.I.**—The Chief Commissioner is pleased to order the following postings and transfers :—

- (1) On relief by Shri Neb Raj, Choudhry Hardayal, Tehsildar, Jogindar Nagar, is posted as Magistrate, 1st Class, Mandi District vice Shri H. R. Mahajan.
- (2) Shri. H. R. Mahajan, Magistrate, 1st Class, and Treasury Officer, Mandi, is transferred and posted as Sub-Divisional, Magistrate, Suket, vice Shri Baldev Ram.

Orders regarding the posting of Shri Baldev Ram will follow shortly.

By order,

MAHABIR SINGH,  
Assistant Secretary (Home and Revenue)  
to the Chief Commissioner, Himachal Pradesh.

*Simla-4, the 9th May 1950*

**No. G-97-31/48-Vol. I.**—Continuation of Himachal Pradesh Government's Order No. G-97-31/48-Vol.I, dated the 6th May 1950.

The Chief Commissioner, Himachal Pradesh, is pleased to order the following postings and transfers :—

Shri Baldev Ram, Sub-Divisional Officer, Suket is transferred and posted as Deputy Commissioner, Sirmur, vice Kanwar Shiv Pal.

Kanwar Shiv Pal, Deputy Commissioner, Sirmur, is transferred and posted as Deputy Commissioner, Mahasu, vice Shri Ram Rattan Mehta, whose services have been placed at the disposal of the Government of India, Ministry of External Affairs.

Kanwar Shiv Pal should take over from Shri Ram Rattan Mehta on the 24th May, 1950 positively and should hand over charge of his current duties to Shri C. L. Kapila, A. D. M., Sirmur, if Shri Baldev Ram does not arrive to relieve him in time.

By order,

MAHABIR SINGH,  
Assistant Secretary (Home) to the  
Chief Commissioner, Himachal Pradesh.

Daily rainfall recorded in the Himachal Pradesh for the month of March 1950.

**OFFICE OF THE CHIEF COMMISSIONER,  
BILASPUR (SIMLA HILLS)**
**NOTIFICATIONS**
*Bilaspur, the 5th May 1950*

**No. Com(Cos)-32/27.**—In exercise of the powers under clause 3, sub-clause (a) of the Bilaspur Foodgrains Procurement and Price Fixation Order, 1950, the Chief Commissioner is pleased to fix as follows the procurement and sale prices of wheat and gram throughout the State of Bilaspur with effect from 5th May, 1950 :—

	Wheat	Gram
	Rs. A. P.	Rs. A. P.
Procurement price ..	15 0 0 10 0 0	This shall include all incidental charges upto the nearest licensee.
Sale price ..	15 10 0 10 10 0	For delivery at fixed depots.

**No. Com(Cos)-32/28.**—In exercise of the powers under clause 3(b) of the Bilaspur Foodgrains Procurement and Price Fixation Order, 1950, the Chief Commissioner is pleased to order that no person other than a licensee, shall purchase more than 1 maund of wheat or gram in one transaction without a permit from a Procurement Officer.

**No. Com(Cos)-32/29.**—In exercise of the powers under clause 3, sub-clause (c) of the Bilaspur Foodgrains Procurement and Price Fixation Order, 1950 the Chief Commissioner is pleased to order that :

- (i) No person shall, without a written authority in this behalf from the Civil Supplies Officer or the District Magistrate, Bilaspur, withhold from sale to a licensee his 'surplus stocks' of wheat or gram or both and further to order :
- (ii) that all stocks in excess of 4 maunds per head in all of both commodities (in the case of producer) and 2 maunds per head otherwise, shall be deemed to be 'surplus stocks'.

**No. Com(Cos)-32/30.**—In exercise of the powers conferred under clause 4 the Chief Commissioner is pleased to order that the powers exercisable by him under sub-clause (G) of Clause 3, shall also be exercisable by the following officers, viz., Civil Supplies Officer, the Revenue Assistant, the Tehsildars, the Sub-Inspectors, Civil Supplies, or an officer of the Police Department not below the rank of Sub-Inspector.

*The 6th May 1950*

**No. Leg(c)7/2242.**—In exercise of the powers conferred by Section 30 (b) of the Indian Forest Act (Act XVI of 1927), as applied to Bilaspur, the Chief Commissioner is pleased to declare, that the portion of the Demarcated (Protected) Forest Tiun, specified in the schedule appended to this notification shall be closed for the purpose of regeneration for a period of five years from the date of this notification, and that the rights of private persons in or over the said portion shall be suspended during the said period, and under clause (c) of Section 30 of the said Act, he is pleased to prohibit from the date of this notification, the collection or removal of all Forest produce in or over such portion except with the permission in writing of the Forest Officer, Bilaspur.

**Schedule**

Tehsil.—Ghumarwin.

Name of Forest.—Tiun.

Name of Compartment.—Bhiao (No. 4).

Area of Compartment.—240 acres.

Area closed.—198 acres.

Boundaries of the area closed.—Nil.

Remarks.—Nil.

*The 11th May 1950*

**No. Ft./18/50/32.**—In exercise of the powers conferred by section 26 (b) of the Indian Forest Act (XVI of 1927) as applied to Bilaspur, the Chief Commissioner, is pleased to make the following rules to regulate the firing of land near Reserved Forests at Bilaspur :—

(1) No person shall set fire to any forest or grass land within one mile of a Reserved Forest without giving notice to the Forest Officer or such other official of the Forest Department as may be authorised by the Forest Officer to permit such firing and obtaining the permission in writing of such officer and then only subject to such conditions, restrictions, and precautions as that officer impose.

(2) Any person desirous of burning on land within 100 (Hundred) yards of a Reserved Forests, cut wood, grass, weeds or other cut materials, shall collect such material into heaps and fire them in such a way as not to endanger the Reserved Forest.

**No. Ft. 33.**—In exercise of the powers conferred by section 30 (b) of the Indian Forest Act (XVI of 1927) as applied to Bilaspur the Chief Commissioner is pleased to declare that the portion of the demarcated forest (Protected) of Naina Devi, specified in the schedule appended to this notification shall be closed for the purpose of construction of nurseries for a period of 30 years from the date of this notification and the rights of private persons in or over the said portion shall be suspended during the said period and under the said act clause (c) he is pleased to prohibit from the date of this notification the collection or removal or subjection to any manufacturing process of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

**Schedule**

Tehsil	Name of Forest	No. of Compartment	Area of Compartment	Area closed.	Boundaries of the Area closed	Remarks
Saddar	Naina Devi	12	acres 753	a acre 0.38	On the Eastern side of thana Kolian Spring.	
"	"	3	494	0.12	On the southern side of Dhudinwalla Spring.	

**SHRICHAND CHHABRA,**

**Chief Commissioner.**

**ORDERS BY THE CHIEF COMMISSIONER,  
AJMER**
**NOTIFICATIONS**
*Ajmer, the 4th May 1950*

**No. H-1535/M.P.**—Whereas it appears necessary and expedient to make the following order for maintaining supplies and services essential to the life of the community; Now, therefore, in exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) and delegated to him in the Government of India, Ministry of Food, Notification No. PY-603(3)-I, dated the 31st October, 1946, as continued under section 17 of the said Act, the Chief Commissioner, State of Ajmer, with the concurrence of the Central Government, and in supersession of this State Notification No. H-958/M.P., dated the 14th April, 1949, and No. 2-1220/M.P., dated the 17th May, 1949, hereby fixes the following Rabi

foodgrains procurement prices, the prices at which the monopoly purchaser shall sell such foodgrains to the retailer and the prices at which the retailer shall sell the said foodgrains to the public :—

Name of Commodity	Procurement Price	Issue price for the Retailer	Issue price for the Consumer
	Rs. A. P.	Rs. A. P.	Rs. A. P.
<b>Wheat—</b>			
(a) Upto 30-6-1950	13 8 0	14 4 6	14 12 6 per maund (or 2 Srs. 11 Chhs. per rupee).
(b) After 30-6-1950	13 4 0	14 0 6	14 8 6 per maund (or 2 Srs. 12 Chhs. per rupee).
<b>Gram</b>	8 14 0	9 10 6	10 2 6 per maund (or 3 Srs. 15 Chhs. per rupee).
<b>Barley</b>	8 14 0	9 10 6	10 2 6 per maund (or 3 Srs. 15 Chhs. per rupee).
<b>Guji—</b>			
(a) Upto 30-6-1950	10 11 6	11 8 0	12 0 0 per maund (or 3 Srs. 5½ Chhs. per rupee)
(b) After 30-6-1950	10 9 10	11 6 4	11 14 4 per maund (or 3 Srs. B Chhs. per rupee)
<b>Bejar</b>	8 14 0	9 10 6	10 2 6 per maund (or 3 Srs. 15 Chhs. per rupee)
<b>Triphla—</b>			
(a) Upto 30-6-1950	10 6 8	11 3 2	11 11 2 per maund (or 3 Srs. 6 Chhs. per rupee)
(b) After 30-6-1950	10 5 4	11 1 10	11 9 10 per maund (or 3 Srs. 7 Chhs. per rupee)
<b>Gulchani—</b>			
(a) Upto 30-6-1950	10 11 6	11 8 0	12 0 0 per maund (or 3 Srs. 5½ Chha. per rupee)
(b) After 30-6-1950	10 9 10	11 6 4	11 14 4 per maund (3 Srs or 5 Chha. per rupee)

2. (a) Monopoly purchaser will be allowed a margin of incidental charges, *viz.*, Re. -/12/- per maund over the procurement prices mentioned above under head "Procurement Price".

(b) The retailer will be allowed a margin of incidental charges, *viz.*, Re. -/8/- per maund over the issue prices mentioned under head "Issue Price".

3. (a) One Seer equals 80 tolas, (b) Guji means combination of wheat and barley in the proportion of approximately 40 : 60 respectively (c) Bejar means a combination of gram and barley in the proportion of 50 : 50 respectively, (d) Triphla means a combination of wheat, gram and barley in equal proportions

approximately, and (e) Gulchani means a combination of wheat and gram in the proportion of approximately 40 : 60 respectively.

4. All foodgrains or part thereof in respect of which trying court is satisfied that the provisions of this order have been contravened shall be ordered by the court to be confiscated to the Indian Dominion, unless for reasons to be recorded in writing it is of opinion that the circumstances of the case the order shall not be made in respect of the whole or part thereof.

5. This notification shall come into force from the 10th May, 1950.

By order,  
A. N. LAL,  
Assistant Secretary to the Chief Commissioner,  
State of Ajmer.

Ajmer, the 11th May 1950

No. 39/8/48-Genl.—In exercise of the powers conferred on the Central Government by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (No. XXIV of 1946) and delegated to him in the Government of India, Ministry of Food Notification No. PY-603(2)-1, dated the 21st October, 1946, as continued under Section 17 of the said Act, the Chief Commissioner, Ajmer, hereby makes the following amendment to the "Agriculturists Wheat Seed Control Order, 1948" with the concurrence of the Central Government :—

#### Amendment.

Clause (4) of this Administration Notification No. W/5-3XIV dated the 5th April, 1948 as amended by this Administration Notification No. 9/1/48-Genl.II, dated the 20th August 1949, shall be reconstituted as follows :—

"The Agriculturists shall in return sell the same quantity of wheat seed at the rate at which seed has been supplied to them, on or before 1st June of the year, to the officer in charge of the stores from where

the seed was taken, or to any officer authorised in this behalf by the Agricultural Officer".

By order,  
A. N. LAL,  
Assistant Secretary to the Chief Commissioner,  
Ajmer.

**OFFICE OF THE DIRECTOR OF CIVIL SUPPLIES,  
STATE OF AJMER**

#### NOTIFICATION

Ajmer, the 5th May 1950

No. CYC/Proc/I-(a)-(1)-(b)/354.—In exercise of the powers conferred on me under the Textile Commissioner's Notification No. 80-Tex.1/48-(ii), dated the 27th April, 1948, I hereby direct that Notification No. CYC/Proc/I-(a)-(i)-(6)/688, dated the 31st January, 1950, exempting cloth/yarn in loose condition from the provisions of clause 25(2) of the Cotton Textile (Control) Order, 1948 is withdrawn.

H. C. MEHRA,  
Director of Civil Supplies.  
State of Ajmer.

## GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending

5th May 1950

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block. 1	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH).				District included in the block. 6
	During the week. 2	During the corresponding week last year. 3	Since the commencement of the season, i.e., since 1st September 1949. 4	During the corresponding period last year. 5	
State of Ajmer .. ..	Nil	Nil	14237.46	12921.26	

GAURI SHANKER,

Superintendent,

for Deputy Commissioner, Ajmer-Merwara.

## OFFICE OF THE CHIEF COMMISSIONER, DELHI

## NOTIFICATIONS

Delhi, the 25th April 1950

**No. F.4(3)/48-Tex./2272.**—In exercise of the powers conferred by sub-clause (1) (a) of Clause 22 of the Cotton Textiles (Control) Order 1948, and as delegated to me by the Textile Commissioner, Bombay, in his Notification No. 80-Tex.1/48(ii), dated 2nd August, 1948, read with Chief Commissioner, Delhi's Notification No. 12(23)/48-C.S.(i), dated 9th September, 1948, I, Director of Rationing and Civil Supplies and Principal Officer, Textile Control, Delhi, in partial supersession of my Notification No. F.4(3)/48-Tex/7/Tex/50, dated 3rd January, 1950, hereby direct that the maximum prices at which cloth will be sold by dealers carrying on business in the Province of Delhi, shall be :—

- (a) 7½ per cent. above the ex-factory price for cloth manufactured by Mills situated outside the State of Delhi plus the amount of Excise Duty levied under the Central Excise and Salt Act, 1944, and the amount of Sales Tax if any levied by any other Province or State Government where the sale is made by a wholesale dealer.
- (b) 14 per cent. above ex-factory price where the sale is made by a retail dealer or a Hawker plus the amount of Excise Duty levied under the Central Excise and Salt Act, 1944, and the amount of Sales Tax, if any, levied by any other Province or State Government.

For the purpose of this Notification the term "Wholesale dealer", "Retail Dealer" and "Hawker" will have the same meaning as defined in the Delhi Cotton Cloth Dealers Licensing Order, 1949.

This Notification shall apply to cloth manufactured after 31st October 1949 in respect of which the Mills have to stamp to retail price as directed by the Textile Commissioner, Bombay's Notification No. 9(9)Tex.1/49(ii), dated 24th October, 1949.

The provisions of my Notification No. F.4(3)/48-Tex/1949, dated the July 1949 shall not apply to cloth manufactured after 31st October, 1949.

This Notification shall come into force with immediate effect.

L. J. JOHNSON,  
Director of Rationing and Civil Supplies and  
Principal Officer, Textile Control, Delhi.

Delhi, the 8th May 1950

**No. F.12(7)/50-C.S.**—In exercise of the powers conferred by para. (b) of Sub-Clause 2 of Clause 22 of the

Cotton Textiles (Control) Order, 1948, the Chief Commissioner of Delhi, is pleased to direct that the following amendments shall be made in his Notification No. F.12(7)/50-C.S., dated the 24th February, 1950 :—

## Amendments.

1. For the existing sub-clause (a) of Clause 1, the following sub-clause shall be substituted :—

"The maximum retail price of hand printed and hand dyed cloth shall be the maximum ex-factory of the basic cloth as specified by the Textile Commissioner or contract charges whichever are less increased by 14 per cent. plus the hand printing or hand dyeing charges as specified in Schedule 'A' or 'B' appended to this Notification".

2. For the existing sub-clause (a) of Clause 3, the following shall be substituted :—

"(a) Each piece of hand printed and hand dyed cloth other than that specified in sub-clause (b) below shall be stamped at a distance not exceeding one yard from the end with :—

(i) the maximum ex-factory price of the cloth determined by adding the processing charges as specified in Schedule 'A' or 'B' as the case may be to the original ex-mill price of the basic cloth :—

(ii) the amount of Excise Duty as levied under the Central Excise and Salt Act, 1944 ;

(iii) the maximum retail price of the hand dyed or hand printed cloth as specified in clause 1(c) above.

By order,

L. J. JOHNSON,  
Secretary (Rationing and Civil Supplies),  
to the Chief Commissioner, Delhi.

Delhi, the 8th May 1950

**No. F.17(2)/50-L.S.G.I.**—In exercise of the powers conferred by Section 4 of the Punjab Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India Home Department Notification No. 115/41-Public(J), dated the 24th June, 1942 the Chief Commissioner of Delhi is pleased to declare the Revenue estate of Papravat and Ravla Khanpur to be a panchayat area bearing the name as "Papravat Panchayat Area".

By order,

K. K. SHARMA,  
Secretary (Local Self Government) to the  
Chief Commissioner, Delhi.

*Delhi, the 8th May 1950*

**No. F.17(2)/50-L.S.G.II.**—In exercise of the powers conferred by Section 5 of the Punjab Panchayat Act, 1939, as extended to the Province of Delhi vide Government of India, Home Department Notification No. 11 5/41-Public(J), dated the 24th June, 1942, the Chief Commissioner of Delhi is pleased to establish in the panchayat area of Papravat a panchayat consisting of seven panches.

By order,

K. K. SHARMA,  
Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.

*Delhi, the 9th May 1950*

**No. F.1(2)/49-L.S.G.**—In pursuance of the provisions of Sub-Section (2) of Section 4 and Sub-Section (1) of Section 12 of the United Provinces Town Improvement Act 1919, as extended to the Province of Delhi, the Chief Commissioner, of Delhi is pleased to appoint Shri N. G. Dewan, I.S.E., being an Officer of the Central Public Works Department to be a trustee of the Delhi Improvement Trust with effect from the afternoon of the 6th April, 1950, in place of Shri R. P. Barman whose resignation has been accepted by the Trust.

By order,

K. K. SHARMA,  
Secretary (Local Self Government) to the  
Chief Commissioner, Delhi.

*Delhi, the 9th May 1950*

**No. F.1(40)/50-L.S.G.**—It is hereby notified for general information that Shri Sham Nath, M.A., LL.B., has been appointed by the Municipal Committee of Delhi, under sub-section (3) of Section 59 of the United Provinces Town Improvement Act, 1919 as extended to the Province of Delhi to be an assessor on the Tribunal constituted under section 57 of the said Act for a period of two years with effect from the 8th January, 1950.

By order,

K. K. SHARMA.

Secretary (Local Self Government) to the  
Chief Commissioner, Delhi.

*Delhi, the 9th May 1950*

**No. F.5(8)/50-Home.**—Shri. B. L. Kapur assumed charge of the office of Officiating Deputy Superintendent of Police, Delhi Armed Police, Delhi, in the afternoon of the 10th February, 1950, on transfer from Hoshiarpur District.

He relinquished charge of that office on the afternoon of the 18th February, 1950, and assumed charge of the office of officiating Deputy Superintendent of Police, Delhi on the forenoon of the 19th February, 1950.

This office notification No. F.5/(8)/50-Home, dated the 6th March, 1950, is hereby cancelled.

By order,

Y. N. VARMA,  
Home Secretary to the  
Chief Commissioner, Delhi.

*Delhi, the 9th May 1950*

**No. F.7(130)/49-MLT-I.**—Lt.-Col. P. A. Dargon, Chief Medical Officer, Delhi, was granted earned leave for 119 days, with effect from the forenoon of the 23rd December, 1949, preparatory to the termination of his services.

By order,

K. K. SHARMA,  
Secretary (Local Self Government) to the  
Chief Commissioner, Delhi.

*Delhi, the 10th May 1950*

**No. F.3(22)/50-L.S.G.**—The following amendment made by the New Delhi Municipal Committee to their revised bye-laws to regulate the business of the New Delhi Municipal Committee, framed under section 31 of the Punjab Municipal Act, 1911 and published with the Chief Commissioner's notification No. F.3(64)41-LSG, dated the 6th August, 1941, and subsequently amended, having been approved by the Chief Commissioner, are published for general information.

The amendment shall come into force six weeks after the date of this notification.

#### Amendment

For the words and figures "or other responsible official to sign receipts up to Rs. 100 and in his absence to sign all receipts" appearing in the above bye-law the words and figures "to sign receipts up to Rs. 100 and the Assistant Secretary I and Assistant Secretary II to sign receipts up to Rs. 1,000 and in his absence the latter two officers to sign all receipts.

By order,

K. K. SHARMA,  
Secretary (Local Self Government) to the  
Chief Commissioner, Delhi.

*Delhi, the 10th May 1950*

**No. F.7(12)/50-L.S.G.**—The Chief Commissioner of Delhi is pleased to make the following amendment in his notification No. F.7(12)/48-L.S.G., dated the 4th October, 1948, exempting certain buildings from payment of house tax within the limits of Notified Area Committee, Narela.

#### Amendment

The following will be substituted for existing Explanation 2 :—

Explanation 2.—"Schools" means school buildings built or dedicated and used for schools and includes any other building lent free of rent for being used and occupied as schools and hostels connected therewith in occupation by the resident students or allied building, whose income is used for the school.

By order,

K. K. SHARMA,  
Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.

*Delhi, the 11th May 1950*

**No. F.9(38)/49-C.S. Vol. IV.**—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946, (Act No. XXIV of 1946) as delegated under the Government of India, late Department of Food Notification No. PY-603(2)-1, dated the 21st October, 1946, and with the prior approval of the Government of India, the Chief Commissioner of Delhi is pleased to direct that the following amendment shall be made in the schedule

published with his notification No. F.9(38)/49-C.S.Vol. IV, dated the 7th March 1950 :—

*Amendment.*

After item No. 11, 'Paddy' add the following as item No. 12 :—

S. No.	Commodity.	Statutory maximum prices per maund in				
		Delhi Proper	Najafgarh and Narela Mandies	Rural areas of Delhi Province.		
1	2	3	4	Within 5 miles of market.	Above 5 miles of the market.	
12	Rice	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
(a) Dara ..	17 0 0	16 14 0	16 10 0	16 8 0		
(b) Begmi ..	19 0 0	18 8 0	18 4 0	18 2 0		
(c) Sone ..	19 10 0	19 2 0	18 14 0	18 12 0		
(d) Basmati ..	25 14 0	25 6 0	25 2 0	25 0 0		
(e) Parmal, Hansraj (Bara) Mushkin Ram Jwain and Chahora	23 2 0	22 10 0	22 6 0	22 4 0		
(f) Sela Basmati ..	23 10 0	23 2 0	22 14 0	22 12 0		
(g) Sela Parmal, Hansraj, Mushkin	21 6 0	20 14 0	20 10 0	20 8 0		
(h) Sela Joshi ..	17 8 0	17 0 0	16 12 0	16 10 0		
(i) Mongra Basmati, Parmal, Hansraj, Mushkin, Ramjwain, Chahora and Sela of these varieties ..	17 2 0	16 10 0	16 6 0	16 4 0		
(j) Tota white and sela ..	19 2 0	12 10 0	12 0 0	12 4 0		
(k) Kannai ..	10 2 0	9 10 0	9 6 0	9 4 0		
(l) Santhi ..	16 2 0	15 10 0	15 6 0	15 4 0		

By order,

L. J. JOHNSON,

Secretary (Rationing and Civil Supplies),  
to the Chief Commissioner, Delhi.

Delhi, the 10th May 1950

**No. F.9(52)/49(1)C.S.**—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946, (Act XXIV of 1946) as delegated under the Government of India, late Department of Food, Notification No. PY.603(2)-I, dated the 21st October, 1946, and with the prior approval of the Government of India, the Chief Commissioner, of Delhi, is pleased to make the following amendment in the Delhi Rationing (Control of Exports and Imports) Order, 1944 :—

*Amendment.*

Sub-clause (a) of clause 3 shall be deleted and the following shall be added in its place :—

"(a) a person, not holding a ration card or a person otherwise entitled to a supply of rationed articles, entering the rationed area having in his possession any rationed article in quantity not exceeding that obtainable on a ration card during the period of one week and bona fide required for his own consumption."

By order,

L. J. JOHNSON,

Secretary (Rationing and Civil Supplies)  
to the Chief Commissioner, Delhi.

Delhi, the 11th May 1950

**No. F.9(52)/49/(2)-C.S.**—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946, (Act No. XXIV of 1946) as delegated under the Government of India, late Department of Food, Notification No. PY.603(2)-I, dated the 21st October, 1946, and with the prior approval of the Government of India, the Chief Commissioner of Delhi is pleased to make the following amendments in the Delhi Foodgrains (Movement)

Control Order, 1949, as published with his notification No. F.9(67)/49-C.S., dated the 19th August 1949 :—

*Amendment.*

The following shall be added as a second proviso to clause 3 :—

"Provided further that nothing in this clause shall apply to the import of a quantity of foodgrains not exceeding 5 (five) seers by a bonafide traveller, entering the Delhi State."

By order,

L. J. JOHNSON,  
Secretary (Rationing and Civil Supplies) to the  
Chief Commissioner, Delhi.

Delhi, the 10th May, 1950

**No. 17(7)/50-L.S.G.**—In pursuance of sub-section (e) of section 8 of the Punjab Panchayat Act, 1939, as extended to the Province of Delhi it is hereby notified that the Chief Commissioner has removed Shri Kali Ram from the membership of the Panchayat of Chiragh Delhi.

By order,

K. K. SHARMA,  
Secretary (Local Self Government) to the  
Chief Commissioner, Delhi.

Delhi, the 12th May 1950

**No. F.3(1)/50-R&J.**—Shree M. L. Vih relinquished charge of the office of the Senior Sub-Judge, Delhi, on forenoon of the 24th April, 1950, from which date his services are replaced at the disposal of the Punjab Government.

**No. F.3(1)1/50-R&J.**—Shri Tek Chand Vih assumed charge of the office of the Senior Sub-Judge, Delhi on the forenoon of the 24th April, 1950.

By order,

Y. N. VARMA,  
Home Secretary to the Chief Commissioner,  
Delhi.

Delhi, the 12th May 1950

**No. F. 3(1)/50-R. & J.**—The following is published for information :—

HIGH COURT OF PUNJAB AT SIMLA  
Notification No. 62-E/XXI.C.6, dated the 19th April, 1950

In exercise of the powers conferred by Section 39 (3) of the Punjab Courts Act, 1918, as amended by Act IX of 1922, and extended to the Delhi State by Government of India Notification No. 683, dated the 13th August, 1918, the Honourable the Chief Justice and Judges of the High Court of Punjab at Simla are pleased to direct that within the limits of the Delhi State and with effect from the date he assumes charge of his duties, appeals lying to the District Court from decrees or orders passed by any subordinate Judge.

- (a) in a small cause of a value not exceeding Rs. 1,000/-,
- (b) in a land suit of a value not exceeding Rs. 250/-,
- (c) in an unclassed suit of a value not exceeding Rs. 500/-,

shall be preferred to Shri Tek Chand Vih, Subordinate Judge of the first class exercising jurisdiction within such State.

2. It is further directed that the Court of such Subordinate Judge of the first class at Delhi shall be deemed to be a District Court for the purpose of all such appeals preferred to it.

By order of the Chief Justice and Judges,

RANJIT RAI,  
Registrar.

By order,

Y. N. VARMA,  
Home Secretary  
to the Chief Commissioner, Delhi.

## CORRIGENDUM

Delhi, the 11th May 1950

**No. F. 2(106)/49-L.S.G.**—In Chief Commissioner's Notification No. F. 2(106)/49-L.S.G., dated the 15th November 1949, published in the Gazette of India, dated the 26th November 1949, Part II-A, on page 672, the following correction of a clerical error shall be made :—

The date "15th November, 1949" appearing at the top of the notification shall be read as "14th November, 1949".

By order,

K. K. SHARMA,

Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.

## REGISTRAR, JOINT STOCK COMPANIES, DELHI

## NOTIFICATIONS

Delhi, the 8th May 1950

## (Notice under Section 247(5) of the Indian Companies Act VII of 1913).

In the matter of Tahirpur Estate Ltd.

**No. C.168/J.S.C.**—With reference to my Notification No. C.168/J.S.C., dated the 23rd November 1949, published under Section 247(4) of the Indian Companies Act, 1913, it is hereby notified that under the provisions of Section 247(5) of the said Act, the company known as Tahirpur Estate Ltd., has been struck off the Register.

The 12th May 1950

## (Notice under Section 247(5) of the Indian Companies Act VII of 1913)

In the matter of The Metro Products Ltd.

**No. C. 780/J.S.C.**—With reference to my Notification No. C. 780/J.S.C., dated the 7th November 1949, published under Section 247(3) of the Indian Companies Act, 1913, it is hereby notified that under the provisions of Section 247(5) of the said Act, the company known as The Metro Products Ltd. has been struck off the Register.

## (Notice under Section 247(5) of the Indian Companies Act VII of 1913)

In the matter of M/s. Vishwa Bharti Films Ltd.

**No. C. 954/J.S.C.**—With reference to my Notification No. C. 954/J.S.C., dated the 7th November, 1949 published under Section 247(3) of the Indian Companies Act, 1913, it is hereby notified that under the provisions of Section 247(5) of the said Act, the company known as M/s. Vishwa Bharti Films Ltd. has been struck off the Register.

B. R. SETH,  
Registrar.

ADVERTISEMENT OF ORDER TO WIND UP  
IN THE COURT OF SHRI S. S. DULAT, I.C.S.,  
DISTRICT JUDGE, DELHI

## Liquidation Case No. 8 of 1949.

In the matter of Cosmopolitan Agencies (India) Ltd., Sethi Buildings, Original Road, New Delhi.

Petition of Messrs. Devi Dayal Walayti Ram Syngal, a firm through Shri Dharam Dev, one of the partners of Sethi Buildings, Original Road, Pahar Ganj, New Delhi.

By an order made by the Court of the District Judge, Delhi, in the above matter, dated 2nd day of May, 1950, on the petition of Messrs. Devi Dayal Walayti Ram through Shri Dharam Dev.

It was ordered that the Cosmopolitan Agencies (India) Ltd., be wound up by the court under the provisions of the Indian Companies Act VII of 1913.

Dated this 2nd day of May, 1950.

## ADVERTISEMENT OF APPOINTMENT OF

## OFFICIAL LIQUIDATOR

## Liquidation Case No. 8 of 1949

In the matter of Cosmopolitan Agencies (India) Ltd., Sethi Buildings, Original Road, New Delhi.

Petition of Messrs. Devi Dayal Walayti Ram Syngal, a firm through Shri Dharam Dev, one of the partners of Sethi Buildings, Original Road, Pahar Ganj, New Delhi.

The Court of the District Judge, Delhi has by an order, dated the 2nd day of May 1950, appointed Shri Charanjit Lal, Advocate, to be Official Liquidator of the above-named Company.

Dated this 2nd day of May, 1950.

S. S. DULAT,  
District Judge,  
Delhi.

## PROCLAMATION UNDER SECTION OF THE IN-SOLVENCY ACT V OF 1920

IN THE COURT OF S. P. S. BINDRA, JUDGE OF  
THE INSOLVENCY COURT AT DELHI  
Case No. 23 of 1949

Sohan Lal, S/o Dhani Ram Arora of Dev Nagar, Chowk Kikranwala, Delhi—Debtor,

Versus

Lal Chand, Proprietor of Deoki Nandan Lal Chand & Sons, Teliwara, Delhi and others—Creditors.

Notice is hereby given that Sohan Lal, debtor, who applied to this court to be adjudicated insolvent and whose application was admitted, has withdrawn his application and has been rejected on 6th May 1950.

Given under my hand and the seal of the court this 8th day of May 1950.

S. P. S. BINDRA,  
Insolvency Judge,  
Delhi.